Attorney Docket No. P61813US0

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of Peet KASK

Via facsimile 703-872-9306

Application No. 09/029,830

Group Art Unit 1639

Filed March 10, 1998

Examiner Jon D. Epperson

For METHOD OF ANALYSIS OF SAMPLES BY DETERMINATION OF A FUNCTION OF SPECIFIC BRIGHTNESS

## RESPONSE TO SPECIES ELECTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

Sir:

The instant paper, transmitted by facsimile, responds to the Office Action (species election requirement) mailed January 16, 2004.

As the Subgroup 1 microscope species, applicant elects the confocal microscope in claim 79 and, as the "data acquisition means" recited in the claim, two detectors and two filters.

As the Subgroup 2 general particles species, applicant elects vesicles.

As the Subgroup 3 measurement-volume-restriction species, applicant elects "elements of near field optical microscopy" and, as the elements used, a pinhole.

Claims 77-96 read on the elected species.

The aforesaid election is made with traverse. Traverse is maintained in that the species election requirement – as set forth in §4 of the Office Action (pages 2-3), appears confused and based on a misinterpretation of the presently claimed invention.

For example, according to the "Subgroup 1" species election, the "data acquisition means" recited in claim 79 "has one or two detectors and . . . uses one or two color filters" (Office Action page 2, lines 2-4 from the bottom). Neither claim 79 nor the specification requires that the "data acquisition means" be limited to one or two detectors and one or two color filters. Further, neither claim 79 nor the specification requires that the recited "data acquisition means" be limited to include

Attorney Docket No. P61813US0 Application No. 09/029,830

any filters, what soever, let alone color filters; and, moreover, what is meant by "color" filters cannot be ascertained.

In view of the foregoing, the species election requirement fails to "Clearly identify each . . . of the disclosed species" (emphasis added) in accordance with MPEP 809.02(a)(B) and, therefore, cannot be maintained. See also, MPEP 806.04(a) – 806.04(i) and 808.01(a).

Favorable action is requested.

Respectfully submitted,

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